

**UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF TEXAS
SAN ANTONIO DIVISION**

IN RE:

**LEGENDARY FIELD
EXHIBITIONS, LLC, ET AL,

DEBTORS.**

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§ **CASE NO. 19-50900-CAG-7**
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§
§ **CHAPTER 7**
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§

**COLTON SCHMIDT, INDIVIDUALLY
AND ON BEHALF OF OTHERS
SIMILARLY SITUATED; AND REGGIE
NORTHRUP, INDIVIDUALLY AND ON
BEHALF OF OTHERS SIMILARLY
SITUATED,**

PLAINTIFFS,
v.

**AAF PLAYERS, LLC, THOMAS DUNDON,
CHARLES “CHARLIE” EBERSOL,
LEGENDARY FIELD EXHIBITIONS,
LLC, AAF PROPERTIES, LLC, EBERSOL
SPORTS MEDIA GROUP, INC. AND
DOES 1 THROUGH 200, INCLUSIVE**

DEFENDANTS.

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§ **ADV. PRO. NO. 19-05053**
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NOTICE OF RE-FILING OF JOINT MOTION WITH REDACTED APPENDIX

PLEASE TAKE NOTICE that on January 27, 2022, the *Plaintiffs’, Trustee’s and Ebersol’s Joint Motion for (1) Final Approval of the Settlement Agreement; (2) Class Certification Pursuant to Settlement Agreement; (3) Appointment of Class Counsel and Class Representatives Pursuant to Settlement Agreement; and (4) Approval of Compensation for Class Counsel and Service Awards for Class Representatives* [Dkt. 204] (the “**First-Filed Final Approval Motion**”). The First-Filed Final Approval Motion included an Appendix [Dkt. 204-1]

in support (the “**First-Filed Appendix**”); however, the First-Filed Appendix inadvertently included one exhibit without required redactions.¹

PLEASE TAKE FURTHER NOTICE that on February 2, 2022, Plaintiffs filed a *Motion to Redact and Restrict Access* [Dkt. 207] (the “**Redaction Motion**”) and, on filing of the Redaction Motion, the First-Filed Final Approval Motion, inclusive of the First-Filed Appendix, was removed from public view on the Court’s electronic docket for this proceeding.

PLEASE TAKE FURTHER NOTICE that on February 3, 2022, *Plaintiffs’, Trustee’s and Ebersol’s Joint Motion for (1) Final Approval of the Settlement Agreement; (2) Class Certification Pursuant to Settlement Agreement; (3) Appointment of Class Counsel and Class Representatives Pursuant to Settlement Agreement; and (4) Approval of Compensation for Class Counsel and Service Awards for Class Representatives* was re-filed at Dkt. 210 (the “**Second-Filed Final Approval Motion**”), with a corrected, redacted appendix (the “**Redacted Appendix**”). There was no change in the Second-Filed Final Approval Motion itself. Rather, the motion was re-filed, in full, in compliance with the Court’s procedures, to include the Redacted Appendix. Should any party to this Adversary Proceeding wish to obtain a hard copy of the Redacted Appendix, it may request the same from the undersigned counsel or access the same via <https://pacer.uscourts.gov>.

¹ The First-Filed Approval Motion was served in hard copy, inclusive of the First-Filed Appendix, with all parties receiving service by mail being entitled to un-redacted copies of the appendix.

DATED: February 3, 2022

Respectfully submitted,

/s/ Katharine Battaia Clark

Boris Treyzon (CA SBN 18893)
Jonathon Farahi (CA SBN 324316)

Nicole L. Williams (SBN 24041784)
Katharine Battaia Clark (SBN 24046712)
John P. Atkins (SBN 24097326)

Abir Cohen Treyzon Salo, LLP
16001 Ventura Boulevard, Suite 200
Encino, California 91436
Phone: (424) 288-4367
Fax: (424) 288-4368
btreyzon@actslaw.com
jfarahi@actslaw.com

Thompson Coburn LLP
2100 Ross Avenue, Suite 3200
Dallas, Texas 75201
Phone: (972) 629-7100
Fax: (972) 629-7171
nwilliams@thompsoncoburn.com
kclark@ThompsonCoburn.com
jatkins@thompsoncoburn.com

**ATTORNEYS FOR PLAINTIFFS COLTON SCHMIDT AND REGGIE NORTHRUP,
INDIVIDUALLY AND ON BEHALF OF OTHERS SIMILARLY SITUATED**

CERTIFICATE OF SERVICE

I hereby certify that, on February 3, 2022, a true and correct copy of the foregoing Motion has been served via electronic through the CM/ECF system, and to those parties listed below via email and U.S. Mail.

Randolph N. Osherow, Esq.
342 W. Woodlawn Avenue, Suite 100
San Antonio, TX 78212
rosherow@hotmail.com

Brian S. Engel, Esq.
Barrett Daffin Frappier Turner & Engel
580 La Ventana Pkwy
Driftwood, TX 78619
brianen@bdfgroup.com

Brent D. Hockaday, Esq.
Jeffrey S. Lowenstein, Esq.
Brent A. Turman, Esq.
Bell Nunnally & Martin
2323 Ross Avenue, Suite 1900
Dallas, TX 75201
bhockaday@bellnunnally.com
jlowenstein@bellnunnally.com
bturman@bellnunnally.com

Patrick H. Autry, Esq.
Branscomb, PLLC
8023 Vantage, Suite 560
San Antonio, Texas 78230
pautry@branscomblaw.com

William N. Radford, Esq.
Thompson, Coe, Cousins & Irons, LLP
700 N. Pearl Street, 25th Floor
Dallas, TX 75201-2832
wradford@thompsoncoecoe.com

Michael J. Saltz, Esq.
Jacobson Russell Saltz Nassim & de la Torre
1880 Century Park East, Suite 900
Los Angeles, CA 90067
msaltz@jrsnd.com

United States Trustee
615 E. Houston St., Suite 533
San Antonio, TX 78205

/s/ Katharine Battaia Clark
Katharine Battaia Clark (SBN 24046712)